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Docket No.: DP-941 US Serial No. 10/519,948

MAR.099



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In repatent application of

Kidekazu KIMURA, et al.

Serial No.:

10/519,948

Group Art Unit:

1795

Filing Date:

December 29, 2004

Examiner:

Chu, Helen OK

For:

LIQUID FUEL SUPPLY TYPE FUEL CELL, FUEL CELL ELECTRODE

AND METHODS FOR MANUFACTURING SAME

Honorable Commissioner of Patents Alexandria, VA 22313-1450

REQUEST FOR CORRECTED OFFICIAL FILING RECEIPT

Sir:

The undersigned respectfully request a Corrected Official Filing Receipt for the aboveidentified patent application. In particular, it is requested that the title be corrected to:

LIQUID FUEL SUPPLY TYPE FUEL CELL, FUEL CELL ELECTRODE, AND METHODS FOR MANUFACTURING SAME

As reflected in the attached Official Filing Reciept and on the original executed Declaration.

Please charge any deficiencies in fees and credit any overpayment of fees to Attorney's Deposit Account No. 50-0481.

Respectfully submitted,

Sean M. McGinn

Registration No. 34,386

Date: 8 9 0 0

McGinn Intellectual Property

Law Group, PLLC

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Customer No. 21254



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UNITED STATES DEPARTMENT OF COMMERCE

United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS O Oox 1430 Alexandria, Vinginis 22,913-1450 www.unpin.gov

FILING OR 371 APPL NO. FIL FEE REC'D ATTY.DOCKET NO TOT CLMS ART UNIT DRAWINGS IND CLMS (c) DATE 10/519,948 12/29/2004 **DP-941 US** 1400 3 1712 28

CONFIRMATION NO. 5030

FILING RECEIPT OC000000016367942*

21254 MCGINN & GIBB, PLLC 8321 OLD COURTHOUSE ROAD SUITE 200 VIENNA, VA 22182-3817

Date Mailed: 06/28/2005

Receipt is acknowledged of this regular Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please mail to the Commissioner for Patents P.O. Box 1450 Alexandria Va 22313-1450. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections (if appropriate).

Applicant(s)

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Power of Attorney: The patent practitioners associated with Customer Number 21254.

Domestic Priority data as claimed by applicant :

This application is a 371 of PCT/JP03/08419 07/02/2003

Foreign Applications

JAPAN 2002-194167 07/03/2002

Projected Publication Date: 09/29/2005

Non-Publication Request: No

Early Publication Request: No

Title

Liquid Fuel Supply Type Fuel Cell, Fuel Cell Electrode, and Methodofor Manufacturing Same

Liquid fuel feed fuel cell, electrode for fuel cell and methods for manufacturing same

Preliminary Class

429

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process simplifies the filing of patent applications on the same invention in member countries, but does not result in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

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NOT GRANTED

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DECLARATION AND POWER OF ATTORNEY

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

joint inventor (if plural nam sought on the invention enti LIQUID FUEL SUPPL	tled:						-	
MANUFACTURING SAM		COD CODD,	TOLL	CUBB	LIBETRODE,	AND	METHODS	FOF
the specification of which: (check one)								
X (is attached h	erelo)							
was filed on _	ntlan Carlat 1	NI-			 '			
and was	amended on	No		. (if app				
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I hereby state that including the claims, as amo	ended by any	wed and under: amendment re	stand the ferred to	contents above.	of the above iden	tified sp	ecification,	
I acknowledge the accordance with Title 37, C	duty to disclode of Federa	ose informationalions,	which is § 1.56*	materla	l to the examinati	on of th	is application	ı in
I hereby claim for application(s) for patent or for patent or inventor's cert	inventor's ce	rtificate listed 1	below and	l have al	so identified belov	y any fo	reion annlica	tion d:
Prior Foreign Application(s)						priority claimed	
194167/2002		Japan			3/7/2002		X	
(Number)		(Country)		(Day	/Month/Year File	ed)	yes	110
(Number)		(Country)		(Day	/Month/Year File	ed)	yes	no
(Number)		(Country)		(Day	/Month/Year File	ed)	yes	110
I hereby claim the listed below and, insofar as United States application in acknowledge the duty to dis which occurred between the this application:	the subject n the manner close materia	natter of each o provided by the al information s	of the clai e first par 15 defined	ms of thi ragraph I in Title	s application is no of Title 35, United 37, Code of Feder	ot disclo I States ral Rem	sed in the pri Code, § 112,	ior I 56
(Application Serial No		(Filing D	ate)	-	(Status: patente	d, pend	ling, abandor	ied)
Power of Attorney Frederick W. Gibb, III, Rebusiness in the Patent and T& Gibb, PLLC, Customer i	g. No. 37,629 Trademark O	9, as attorneys : Mice connected	and/or ag therewit	ents to p h. All co	rosecute this appl	ication	and transact	all cGinu

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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An additional sheet(s) is/are attached hereto if the present invention includes more than four inventors.)				
Title 37, Code of Federal Regulations, § 1.56:				

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.

(b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes by itself or in combination with other information, a prima facie case of unpatentability; or (2) it refutes, or is inconsistent with, a position the applicant takes in: (i) opposing an argument of unpatentability relied on by the Office, or (li) asserting an argument of patentability.

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